

ELLIS:LAWHORNE

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July 28, 2008

VIA HAND-DELIVERY

Florence Belser, Esquire
Legal Department
Office of Regulatory Staff
PO Box 11263
Columbia SC 29211

RE: Application of Total Environmental Solutions, Inc. for Approval of Customer Agreement and Related Responsibilities, Rates, and Charges
Docket No. 2007-359-W/S – Order No. 2008-492
Our File No. 557-11368

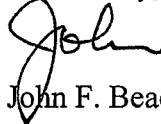
Dear Florence:

Pursuant to the Order Approving and Adopting Settlement Agreement (“the PSC Order”) and the Settlement Agreement in the above-captioned matter, I am enclosing a revised water and sewer tariff for Total Environmental Solutions, Inc. The most recent tariff on file with ORS is dated May 9, 2006, and was filed pursuant to Docket No. 2004-90-W/S – Order No. 2006. As required by the PSC Order and the Settlement Agreement (effective July 15, 2008), I have modified the tariff by adding some language to the terms of service relating to Sewer Service Rates and Charges. Specifically, the only change I made to the tariff was to add a new paragraph entitled “GRINDER PUMPS” to the very end of the tariff. You will see that the language added in this new paragraph is identical to that required by the July 15, 2008 PSC Order and Settlement Agreement.

By copy of this letter, I am serving counsel for the Foxwood Hills Property Owners Association, the Public Service Commission, and DHEC with a copy of this revised tariff.

With kind regards, I am

Yours truly,



John F. Beach

cc: Frank R. Ellerbe, III, Esq. (via electronic mail service)
Randall Dong, Esq. (via electronic mail service)
Ms. Patty Sands, SC Public Service Commission (via electronic mail service)
Ms. Colanthia Alvarez, SC Public Service Commission (via electronic mail service)
Julie McIntyre, Esq., DHEC Office of General Counsel (via electronic mail service)
Mr. Bill Schoening (via electronic mail service)

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TOTAL ENVIRONMENTAL SOLUTIONS, INC.

2299 Dr. Johns Rd.

Westminster, S.C. 29693

Filed Pursuant to Docket No. 2007-359-W/S - Order No. 2008-492
Effective Date of Order: July 15, 2008

SCHEDULE OF RATES AND CHARGES

AVAILABILITY: Available within the Company's service area.

APPLICABILITY: **Residential** rates apply to all lots within the Company's service area upon which either a dwelling or one or more of its appurtenances is permanently affixed or located.

RV rates apply to all RV lots within the Company's service area upon which either a dwelling or one or more of its appurtenances is not permanently affixed or located.

Commercial rates apply to any commercial or master-metered residential customer for any purpose.

Commercial/Condominium applies to any condominium complex within the Company's service area. Commercial customer is provided with a single monthly bill based upon the number of condominium units in the applicable complex multiplied by the applicable per-unit rate set forth below.

WATER SERVICE RATES AND CHARGES

WATER MONTHLY RATES		
Residential Per Lot and Commercial/Condominium Per Unit	RV Section Per Lot	Commercial Per Tap
\$45.07	\$33.80	\$65.23

NONRECURRING CHARGES:

CONNECTION FEE (New Customer)

**\$250.00 per Residential or RV Lot,
Condominium Unit, or SFE***

This charge is to reimburse the Company for all costs, including labor and materials, associated with establishing the initial service connection.

RE-CONNECTION FEE

**\$50.00 per Residential or RV
Lot, Condominium Unit, or
SFE***

This charge is to reimburse the Company for all costs, including labor and materials, associated with re-establishing service after disconnect for non-payment, failure to make deposit, fraudulent, or seasonal use. Customers who ask to be reconnected within ten months of disconnection will be charged the monthly utility rate for the service period they were disconnected. The Reconnection Fee shall also be due prior to reconnection if sewer service has been disconnected at the request of the customer.

The nonrecurring charges listed above are minimum charges and apply even if the equivalency rating of a customer is less than one (1). If the equivalency rating of a customer is greater than one (1), then the proper charge may be obtained by multiplying the equivalency rating by the appropriate fee. These charges apply and are due at the time new service is applied for, or at the time connection to the water system is requested.

BILLING OF TENANTS

The Utility will, for the convenience of the owner, bill a tenant. However, all arrearages must be satisfied before service will be provided to a new tenant or before interrupted service will be restored. Failure to pay for services rendered to a tenant may result in service interruptions.

CONSTRUCTION STANDARDS:

The Utility requires all construction to be performed in accordance with generally accepted engineering standards, at a minimum. The Utility from time to time may require that more stringent construction standards be followed.

EXTENSION OF UTILITY SERVICE LINES AND MAINS

The Utility shall have no obligation at its expense to extend its utility service lines or mains in order to permit any customer to connect to its water system. However, anyone or any entity which is willing to pay all costs associated with extending an appropriately sized and constructed main or utility service line from his/her/its premises to any appropriate connection point, to pay the appropriate fees and charges set forth in this rate schedule, and comply with the guidelines and standards hereof, shall not be denied service, unless water supply is unavailable or unless the South Carolina Department of Health and Environmental Control or other government entity has restricted the Utility from adding for any reason additional customers to the serving water system. In no event will the Utility be required to construct additional water supply capacity to serve any customer or entity without an agreement acceptable to the Utility first having been reached for the payment of all costs associated with adding water supply capacity to the affected water system.

* A Single Family Equivalent (SFE) shall be determined by using the South Carolina Department of Environmental Control Guidelines for Unit Contributory Loadings for Domestic Wastewater Treatment Facilities --25 S.C. Code Ann. Regs. 61-67 Appendix A (2003 Supp.)

SEWER SERVICE RATES AND CHARGES

SEWER MONTHLY RATES		
Residential Per Lot and Commercial/Condominium Per Unit	Residential Per Lot and Commercial/Condominium Per Unit	Commercial Per Tap
\$40.22	\$30.16	\$44.39

NONRECURRING CHARGES:

CONNECTION FEE (New Customer)

\$400.00 per Residential or RV Lot, Condominium Unit, or SFE*

This charge is to reimburse the Company for all costs, including labor and materials associated with establishing the initial service connection.

The nonrecurring charges listed above are minimum charges and apply even if the equivalency rating of a customer is less than one (1). If the equivalency rating of a customer is greater than one (1), then the proper charge may be obtained by multiplying the equivalency rating by the appropriate fee. These charges apply and are due at the time new service is applied for, or at the time connection to the water system is requested.

RE-CONNECTION FEE

\$250.00 per Connection

This charge is to reimburse the Company for all costs, including labor and materials, associated with re-establishing service after disconnect for non-payment, failure to make deposit, fraudulent, or seasonal use. Customers who ask to be reconnected within ten months of disconnection will be charged the monthly utility rate for the service period they were disconnected. The Reconnection Fee shall also be due prior to reconnection if sewer service has been disconnected at the request of the customer.

BILLING OF TENANTS

The Utility will, for the convenience of the owner, bill a tenant. However, all arrearages must be satisfied before service will be provided to a new tenant or before interrupted service will be restored. Failure to pay for services rendered to a tenant may result in service interruptions.

TOXIC AND PRETREATMENT EFFLUENT GUIDELINES

The Utility will not accept or treat any substance or material that has been defined by the United States Environmental Protection Agency ("EPA") or the South Carolina Department of Environmental Control ("DHEC") as a toxic pollutant, hazardous waste, or hazardous substance, including pollutants falling within the provisions of 40 CFR §129.4 and §401.15. Additionally, pollutants or pollutant properties subject to 40 CFR §403.5 and §403.6 are to be processed according to the pretreatment standards applicable to such pollutants or pollutant properties, and such standards constitute the Utility's minimum pretreatment standards. Any person or entity introducing any such prohibited or untreated materials into the Company's sewer system may have service interrupted without notice until such discharges cease, and shall be liable to the Utility for all damages and costs, including reasonable attorney's fees, incurred by the Utility as a result thereof.

CONSTRUCTION STANDARDS:

The Utility requires all construction to be performed in accordance with generally accepted engineering standards, at a minimum. The Utility from time to time may require that more stringent construction standards be followed.

EXTENSION OF UTILITY SERVICE LINES AND MAINS

The Utility shall have no obligation at its expense to extend its utility service lines or mains in order to permit any customer to discharge acceptable wastewater into one of its sewer systems. However, anyone or any entity which is willing to pay all costs associated with extending an appropriately sized and constructed main or utility service line from his/her/its premises to an appropriate connection point, to pay the appropriate fees and charges set forth in this rate schedule and to comply with the guidelines and standards hereof, shall not be denied service, unless treatment capacity is unavailable or unless the South Carolina Department of Health and Environmental Control or other government entity has restricted the Utility from adding for any reason additional customers to the serving sewer system.

In no event will the Utility be required to construct additional wastewater treatment capacity to serve any customer or entity without an agreement acceptable to the Utility first having been reached for the payment of all costs associated with adding wastewater treatment capacity to the affected sewer system.

GRINDER PUMPS

From time to time the Utility will provide information to customers with grinder pumps regarding proper grinder pump operation and maintenance. This information will, among other things, set forth the customer's responsibility to provide adequate and uninterrupted electrical service to his or her grinder pump, and will include a list of substances that the customer should not introduce into the Utility's wastewater system. This information will be available at the Utility's office within Foxwood Hills during regular business hours, and will

also be provided to each applicable customer when they initially sign up for service.

* A Single Family Equivalent (SFE) shall be determined by using the South Carolina Department of Environmental Control Guidelines for Unit Contributory Loading for Domestic Wastewater Treatment Facilities --25 S.C. Code Ann. Regs. 61-67 Appendix A (2003 Supp.)